Case 2:13-cr-00607-JFB Document 85 Filed 08/29/14 Page 1 of 1 Page D #: 410

LARUSSO & CONWAY, LLP

300 OLD COUNTRY ROAD SUITE 341 MINEOLA, NY 11501 TEL: (516) 248-3520 • FAX: (516) 248-3522 U.S. DIST

AUG 29 2014

LONG ISLAND OFFICE

August 29, 2014

Judge Joseph F. Bianco United States District Court Eastern District of New York 100 Federal Plaza Central Islip, NY 11722

Re:

United States v. Tommy C. Constantine

Docket # 13-CR-607 (JFB)

Dear Judge Bianco:

This letter is respectfully submitted on behalf of my client Tommy Constantine requesting permission for him to travel to New York for his court appearance on September 2, 2014. Mr. Constantine will be flying in to New York on Monday September 1, 2014, and will be staying until Thursday September 4, 2014 to meet with me to discuss his case. While here in New York Mr. Constantine will check in with PTSO Christina Bourque, who will have his itinerary for his stay in New York.

We have spoken have spoken with AUSA Saritha Komatireddy, PTSO Patrick Mancini and Christina Bourque, who have no objections to our request. Mr. Constantine's PTSO Gilbert Lara in Arizona, is aware of the travel plans also.

Thanks for your attention to this request.

Respectfully submitted,

1s/ Joseph R. Conway

Joseph R. Conway

AUSA Saritha Komatireddy PTSO Christine Bourque PTSO Gilbert Lara (AZ)

cc: